T1.11/3:10/33

Customs Bulletin

Regulations, Rulings, Decisions, and Notices concerning Customs and related matters



and Decisions

of the United States Court of Customs and Patent Appeals and the United States **Customs Court**

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volumes are published:

This issue contains

T.D. 76-214 through 76-219 Protest abstracts P76/177 through P76/180 Reap. abstracts R76/87 through R76/92

> AUG3 1 1976 DEPOSITORY

DOCUMENTS DEPARTMENT

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Regulations, Rulings, Decisions, and Notices concerning Customs and related matters

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of the United States Court of Customs and Postorials and the United States

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U.S. Customs Service

(T.D. 76-214)

Countervailing Duties—Sugar Content of Certain Articles from Australia

Net amount of bounty declared for the period January 1976 through June 1976 for products of Australia subject to the countervailing duty order published in T.D. 54582; Section 159.47(f), Customs Regulations, amended

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I-UNITED STATES CUSTOMS SERVICE

PART 159 - LIQUIDATION OF DUTIES

The Treasury Department is in receipt of official information that no bounties or grants were paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1930, as amended (19 U.S.C. 1303), on the exportation during the period January 1976 through June 1976 of approved fruit products and other approved products containing sugar.

Accordingly, no additional duties on the above-described commodities, imported directly or indirectly from that country, shall be assessed and collected under section 303, Tariff Act of 1930, as amended (19 U.S.C. 1303).

The table in section 159.47(f) of the Customs Regulations (19 CFR 159.47(f)), under "Australia—Sugar content of certain articles" is amended (1) by deleting therefrom the reference to T.D. 74–133, and

U.S. Customs Service

(T.D. 70-214)

Counteressing Duries—Sugar Content of Certain Articles from Australia

Net amount of bonety declared for the period January 1976 kirough June 1976, for products of Australia subject to the countervailing duty order published in T.D. 54582; Section 159.47(f), Customs Regulations, amended

Department of the Treasury,
Office of the Commissioner of Corons,

Washington D.C.

TITLE 19—CUSTOMS DUTIES

CHAPTER I-UNITED STATES CUSTOMS SERVICE

PART 159 - LIQUIDATION OF DUTIES

The Treasury Department is in receipt of official information that no bounties or grants were paid or bestowed by the Australian Government within the meaning of section 303, Tariff Act of 1830, as anended (19 U.S.C. 1803), on the exportation during the period January 1976 through June 1976 of approved fruit products and other approved products containing sugar.

Accordingly, no additional duties on the above-described commodities, imported directly or indirectly from that country, shall be assessed and collected under section 303, Tariff Act of 1930, as amended (19 U.S.C. 1303).

The table in section 159.47(f) of the Customs Regulations (19 CFR 159.47(f)), under "Australia—Sugar content of certain articles" is smended (1) by deleting therefrom the reference to T.D. 74-133, and

CUSTOMS 3

(2) by adding a reference to this Treasury Decision. As amended, the last four lines of the table under this commodity will read:

Country Commodity Treasury Action
Decision

55716 Certain articles exempted as to shipments exported on or after July 19, 1962
75-54 New rate
76-167 New rate

(R.S. 251, as amended, secs. 303, 624, 46 Stat. 687, as amended, 759; 19 U.S.C. 66, 1303, 1624).

76-214 New rate

(APP-4-05)

VERNON D. ACREE, Commissioner of Customs.

Approved July 26, 1976,
DAVID R. MACDONALD,
Assistant Secretary of the Treasury.

[Published in the FEDERAL REGISTER August 2.1976 (41 FR 32230)]

(T.D. 76-215)

Antidumping—Tuners (of the type used in consumer electronic products) from Japan

The Secretary of the Treasury makes public a modification of the finding of dumping with respect to tuners (of the type used in consumer electronic products) from Japan; Section 153.46, Customs Regulations, amended

DEPARTMENT OF THE TREASURY, Washington, D.C., July 29, 1976.

TITLE 19—CUSTOMS DUTIES

CHAPTER I-UNITED STATES CUSTOMS SERVICE

PART 153 - ANTIDUMPING

On May 24, 1976, there was published in the Federal Register (41 FR 21207) a "Notice of Tentative Determination to Modify or Revoke Dumping Finding" with respect to tuners (of the type used

 (2) by adding a reference to this Treasury Decision. As amended, the last four lines of the (able under this commodity will read)

		-
Aetlon		Country

55716 Corona artides examined as to allomants experted on or after that 10 1067

75-54 New rate 76-107 New rate 70-214 New rate

(R. S. 281), as amondod, nece. 383, 624, 48 état. 657, as amendod, 759; 10 U.S.C. 58, 1303, 1031).

APP-4-05)

VERNON D. ACREE.
Commissioner of Customer.

Approved July 26, 1970, Dayto R. Macdonalo,

(Published in the Paperson Requeres August 2,1976 (4) FR 32350))

(T.D. 76-215)

Antidaingong—Tunera (of the type nord in consumer electronic products) freez. Japan

The secretary of the Treasury makes public a modification of the flading of dumping with respect to tunes (of the type hard the constance electronic needness) from Japan Section 153.40, Customs Regulations amended:

Department of the Theastern Weshington, D.C., July 29, 1916.

TITLE 19-CUSTOMS DUTIES

PRAFTON I-UNITED STATES OURTONS SERVICE

PART ISS - ANTIBUMERN

On May 24, 1976, there was published in the Federal Revistor (41 FR 21207) a "Notice of Tentative Determination to Modify or Revoke Dumping Finding" with respect to tuners (of the type used

in consumer electronic products) from Japan produced and sold for export to the United States by Sanyo Electric Co., Ltd., and Sanyo Electric Trading Co., Ltd.

Reasons for the tentative determination were published in the above-mentioned notice, and interested persons were afforded an opportunity to make written submissions or request the opportunity to present oral views in connection therewith.

No written submissions or requests to present oral views having been received, I hereby determine that for the reasons stated in the above-mentioned notice, tuners (of the type used in consumer electronic products) from Japan are no longer being, nor are likely to be, sold in the United States at less than fair value by Sanyo Electric Co., Ltd., and Sanyo Electric Trading Co., Ltd., and the above mentioned finding of dumping is hereby modified to exclude tuners (of the type used in consumer electronic products) from Japan produced and sold by Sanyo Electric Co., Ltd., and Sanyo Electric Trading Co., Ltd.

Accordingly, section 153.46 of the Customs Regulations (19 CFR 153.46) is hereby amended to show the exclusion from the finding of dumping of tuners (of the type used in consumer electronic products) from Japan produced and sold by Sanyo Electric Co., Ltd., and Sanyo Electric Trading Co., Ltd.

Merchandise Count	ry T.D. Modified by
Turners (of the type used in consumer Japan	70-257 75-80
electronic products), except:	76–143
(I) those produced and sold by	76_915
Ltd., and Matsushita Electric	
Trading Co., Ltd.	
Trading Co., Ltd. (II) those sold by Victor Company of	
Japan Ltd.,	
Japan Ltd., (III) those sold by Tokyo Shibaura	THE SHIP WAS THE SHIP IN
Electric Co., Ltd., and	
(IV) those produced and sold by	
Sanyo Electric Co., Ltd., and	

This determination is published pursuant to section 153.44(d), Customs Regulations (19 CFR 153.44(d)).

(Secs. 201, 407, 42 Stat. 11, as amended, 18; 19 U.S.C. 160, 173).

Sanyo Electric Trading Co., Ltd.

DAVID R. MACDONALD,

[Published in the FEDERAL REGISTER August 3, 1976 (41 FR 32421)]

mentation of Textile Agreements, directed you to prohibit-ied

in consumer electroms pro (T.D. 76-216) org amorbale rammeno mi

Cotton and Manmade Fiber Textiles-Restriction on Entry

Restriction on entry of cotton and manmade fiber textile products manufactured or produced in the Republic of China

DEPARTMENT OF THE TREASURY, MARGING OF OFFICE OF THE COMMISSIONER OF CUSTOMS, off m botals encener all roll and Washington, D.C., August 2, 1976.

There is published below the directive of July 15, 1976, received by the Commissioner of Customs from the Chairman, Committee for the Implementation of Textile Agreements, amending the levels of restraint for cotton and manmade fiber textile products in certain categories manufactured or produced in the Republic of China. This directive further amends, but does not cancel, that Committee's directive of December 19, 1975 (T.D. 76-38). 4 221 noises , vignibroom A

This directive was published in the FEDERAL REGISTER on July 20, 1976 (41 FR 29898), by the Committee. and and an amount

(OUO-2-1) . C. Januard or and ved blo John B. O'Loughlin, .bil Director, tombold

Duty Assessment Division.

United States Department of Commerce Domestic and International Business Administration Washington, D.C. 20230

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

rmadide of for yet has soil fifth her had July 15, 1976.

COMMISSIONER OF CUSTOMS Department of the Treasury Washington, D.C. 20229

DEAR MR. COMMISSIONER:

On December 19, 1975, the Chairman, Committee for the Implementation of Textile Agreements, directed you to prohibit entry of cotton and man-made fiber textile products in certain specified categories, produced or manufactured in the Republic of China and exported to the United States during the agreement year which began on January 1, 1975, in excess of designated levels of restraint.

The Chairman further advised you that the levels of restraint are subject to adjustment.¹

Under the terms of the Arrangement Regarding International Trade in Textiles done at Geneva on December 20, 1973, pursuant to paragraphs 6 and 8(a)(i) of the Bilateral Cotton, Wool and Man-Made Fiber Textile Agreement of May 21, 1975, as amended, between the Governments of the United States and the Republic of China, and in accordance with the provisions of Executive Order 11651 of March 3, 1972, you are directed to amend, effective on July 20, 1976, the levels of restraint established in the directive of December 19, 1975 for cottom textile products in Categories 9/10, 18/19, 22/23, 43/62(pt.), 45/46/47, 48, 49, 50/51, and 60 and man-made fiber textile products in Categories 213, 219, 221, 222, 224 and 234/235 to the following amounts:

9/10	Category	Amended Twe	sive-Month Level of Restraint
18/19	0140	40, 185, 368	square yards
22/23 4, 312, 067 square yards 43 and part of 62 (only T.S.U.S.A. Nos. 382,0002, 382,0605 and 382,0610) 932, 846 square yards equivalent (of which not more than 39,558 dozen shall be in Category 45) 48 27, 582 dozen shall be in Category 45) 49 40, 240 dozen (of which not more than 379,377 dozen shall be in Category 50 and not more than 609,487 dozen shall be in Category 50 and not more than 609,487 dozen shall be in Category 51) 60 45, 475 dozen pounds 5, 302, 684 dozen 3, 841, 943 21 3, 841, 943 dozen		2, 391, 524	square yards
43 and part of 62 (only T.S.U.S.A. Nos. 382.0002, 382.0605 and 382.0610) 45/46/47 14, 376, 651 square yards equivalent (of which not more than 39,558 dozen shall be in Category 45) 48 27, 582 dozen 49 40, 240 dozen 50/51 736, 639 dozen (of which not more than 379,377 dozen shall be in Category 50 and not more than 609,487 dozen shall be in Category 51) 60 45, 475 dozen 213 9, 523, 146 pounds 219 5, 302, 684 dozen 221 3, 841, 943 dozen			square yards
48 27, 582 dozen shall be in Category 49 40, 240 dozen 50/51 736, 639 dozen (of which not more than 379,377 dozen shall be in Category than 609,487 dozen shall be in Category 50 and not more than 609,487 dozen shall be in Category 51) 60 45, 475 dozen 213 9, 523, 146 pounds 219 5, 302, 684 dozen 221 3, 841, 943 dozen	43 and part of 62 (o T.S.U.S.A. Nos.	only 932, 846	square yards equivalent stand
which not more than 39,558 dozen shall be in Category 45) 48 27,582 dozen 49 40,240 dozen 50/51 736, 639 dozen (of which not more than 379,377 dozen shall be in Category 50 and not more than 609,487 dozen shall be in Category 51) 60 45,475 dozen 213 9,523,146 pounds 219 5,302,684 dozen 221 3,841,943 dozen	and 382.0610)		
45) 48 27, 582 dozen 49 40, 240 dozen 50/51 736, 639 dozen (of which not more than 379,377 dozen shall be in Category 50 and not more than 609,487 dozen shall be in Category 51) 60 45, 475 dozen 213 9, 523, 146 pounds 219 5, 302, 684 dozen 221 3, 841, 943 dozen	he implementation	an, Committee for L	which not more than 39,558
49			
49	48	27, 582	dozen
379,377 dozen shall be in Category 50 and not more than 609,487 dozen shall be in Category 51) 60 45,475 dozen 213 9,523,146 pounds 219 5,302,684 dozen 221 3,841,943 dozen			dozen
than 609,487 dozen shall be in Category 51) 60		(A18-04.3C	379,377 dozen shall be in
60 45, 475 dozen 213 9, 523, 146 pounds 219 5, 302, 684 dozen 221 3, 841, 943 dozen			than 609,487 dozen shall be
219 5, 302, 684 dozen 221 3, 841, 943 dozen			in Category 51)
219 5, 302, 684 dozen 221 3, 841, 943 dozen	60	45, 475	dozen
221 3, 841, 943 dozen	213	9, 523, 146	pounds
	219 71178 AMA	5, 302, 684	dozen
	222	4, 203, 409	

^{&#}x27;The term "adjustment" refers to those provisions of the Bilateral Cotton, Wool and Man-Made Fiber Toxtile Agreement of May 21, 1975, as amended, between the Governments of the United States and the Republic of China which provide, in part, that: 1) within the aggregate and applicable group limits, specific levels of restraint may be exceeded by designated percentages; 2) these levels may be increased for carryover and carryforward up to 11 percent of the applicable category limit; and 3) administrative arrangements or adjustments may be made to resolve minor problems.

² The levels of restraint have not been adjusted to reflect any entries made after December 31, 1975.

224	10, 769, 391	pounds (of which not more
		than 212,375 pounds shall
73, pureaant to	a on December 20, 19	be in T.S.U.S.A. Nos.
	Buteful Cotton Wood	
		not more than 752,250
		1 1 11 1 1 1 10 0
	of Executive Order 11	U.S.A. Nos. 380.0402 and

1972. 380.8103) mile one nov .: Tel 234/235 ... 771 ... 77, 813, 502 square yards equivalent

The actions taken with respect to the Government of the Republic of China and with respect to imports of cotton and man-made fiber textile products from the Republic of China have been determined by the Committee for the Implementation of Textile Agreements to involve foreign affairs functions of the United States.

Therefore, the directions to the Commissioner of Customs, being necessary to the implementation of such actions, fall within the foreign affairs exception to the rule-making provisions of 5 U.S.C. 553. This letter will be published in the FEDERAL REGISTER.

Sincerely.

ALAN POLANSKY 200,48 and groun ton Chairman, Committee for the Implementation of Textile Agreements, and Deputy Assistant Secretary for Resources and Trade Assistance

ni ad thube namb 4 (T.D. 76-217) Foreign currencies—Daily rates for countries not on quarterly list

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for the Hong Kong dollar, Iran rial, Philippines peso, Singapore dollar, Thailand baht (tical)

> DEPARTMENT OF THE TREASURY, OFFICE OF THE COMMISSIONER OF CUSTOMS, 1882 Washington, D.C., July 9, 1976.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified buying rates in U.S. dollars for the dates and foreign currencies shown below. These rates of exchange are published for the information and use of Customs officers and others concerned pursuant to Part 159, Subpart C, Customs Regulations (19 CFR 159, Subpart C).

Hong Kong dollar:	toms officers and officers	
July 5, 1976 1 1 201 201 201 201 201 201 201 201 201	Holiday);
July 6, 1976	\$0, 2025	
ISON July 7, 1976		
1909 July 9, 1976		
Iran rial:	July 15, 1976	
1909 July 5, 1976	Holiday	
July 6-9, 1976	\$0.0143	
Philippines peso:	July 12, 1976	
July 5, 1976	Holiday	
Salo July 6-9, 1976	\$0, 1320	
Singapore dollar:		
July 5, 1976	Holiday	
July 6, 1976	\$0,4045	
July 8, 1976	4044	
July 9, 1976	4042	
Thailand baht (tical):		
July 5, 1976	Holiday	
July 6-9, 1976	\$0.0490	
(LIQ-3)	10, 1970	
The of	T D OIT	
	John B. O'Loughhin	2

Director,
Duty Assessment Division.

(T.D. 76-218)

Foreign currencies—Daily rates for countries not on quarterly list

Rates of exchange certified to the Secretary of the Treasury by the Federal Reserve Bank of New York for the Hong Kong dollar, Iran rial, Philippines peso, Singapore dollar, Thailand baht (tical)

DEPARTMENT OF THE TREASURY,
OFFICE OF THE COMMISSIONER OF CUSTOMS,
Washington, D.C., July 16, 1976.

The Federal Reserve Bank of New York, pursuant to section 522(c), Tariff Act of 1930, as amended (31 U.S.C. 372(c)), has certified buying

rates in U.S. dollars for the dates and foreign currencies shown below. These rates of exchange are published for the information and use of Customs officers and others concerned pursuant to Part 159, Subpart C, Customs Regulations (19 CFR 159, Subpart C).

Hong Kong dollar: July 12, 1976 July 13, 1976 July 14, 1976 July 15, 1976 July 16, 1976	\$0. 2021 2021 2021 2022 2022 2022
Iran rial: July 12, 1976 July 13, 1976 July 14, 1976 July 15, 1976 July 16, 1976	\$0. 0143 0143
Philippines peso: July 12–16, 1976	
Singapore dollar: July 12, 1976 July 13, 1976 July 14, 1976 July 15, 1976 July 16, 1976	\$0.4043 .4044 4041 4023
Thailand baht (tical): July 12–16, 1976	\$0.0490

John B. O'Loughlin,
Director,
Duty Assessment Division.

Officer or the Consumerouse of Customs, and Customs, which the Consumerous of the Consume

Faseigh surrensian-Daily rates his countries not on quarterly list

(T.D. 76-219)

Notice of Modification or Revocation of Dumping Finding

Antidumping—Potassium Chloride, Otherwise known as Muriate of potash from Canada; Section 153.46, Customs Regulations, amended

> DEPARTMENT OF THE TREASURY, Washington, D.C., August 3, 1976.

TITLE 19—CUSTOMS DUTIES

CHAPTER I-UNITED STATES CUSTOMS SERVICE

PART 153-ANTIDUMPING

On May 16, 1975, there was published in the FEDERAL REGISTER (40 FR 21499) a "Notice of Tentative Determination to Modify or Revoke Dumping Finding" with respect to potassium chloride, otherwise known as muriate of potash, from Canada, produced and/or sold by Brockville Chemical Industries, Ltd.; Hudson Bay Mining and Smelting Company, Ltd.; and Swift Canadian Company, Ltd. On December 16, 1975, there was published in the FEDERAL REGISTER (40 FR 58323) a "Notice of Tentative Determination to Modify or Revoke Dumping Finding" with respect to potassium chloride, otherwise known as muriate of potash, from Canada, produced and/or sold by Cominco, Ltd.

Reasons for the tentative determinations were published in the above-mentioned notices, and interested persons were afforded an opportunity to make written submissions or request the opportunity

to present oral views in connection therewith.

No written submissions or requests to present oral views having been received, I hereby determine that for the reasons stated in the above-mentioned notices, potassium chloride, otherwise known as muriate of potash, from Canada is no longer being, nor is likely to be, sold in the United States at less than fair value by Brockville Chemical Industries, Ltd.; Hudson Bay Mining and Smelting Company, Ltd.; Swift Canadian Company, Ltd.; and Cominco, Ltd., and the above-mentioned finding of dumping is hereby modified to exclude the subject merchandise produced and/or sold by the aforesaid firms.

Accordingly, section 153.46 of the Customs Regulations (19 CFR 153.46) is hereby amended to show the exclusion from the finding of dumping of potassium chloride, otherwise known as muriate of potash,

(T.1), 76-21(9)

Nuties of Modification or Recognition of Transland Fibling

Antidumping—Polandian Chloride, Otherwise known as Mutiale of potable from Consula; Section 15235, Customs Regulations; amended

Department of the Treasure, Washington, D.C., August S, 1976.

TITLE 19-CUSTOMS DUTIES

CEAPTER 1-Univers States Customs Service

DESTRUCTION ASSESSMENTS

On May 16, 1975, there was published in the Fronting Registrary (40 FR 21499) a "Notice of Tentative Determination to Medify or Revoke Dumping Finding" with respect to potassium chloride, otherwise known as muriste of potash, from Counday produced and ex collebs. Brockville Chemical Industries, Ltd.) Hudson Bay Mining and Swelting Company, Ltd.; and Swift Canadian Company, Ltd. On December 16, 1975, there was published in the Francish Revoke Council Francisco of Tentative Determination to Modify or Revoke Dumping Finding" with respect to potassium chloride, otherwise known as muriste of potash, from Canada, produced and or said by Comineo, Ltd.

Reasons for the tentative determinations ποτο published in the above-mentioned notices, and interested prostons ποτο πίστεδο an opportunity to make written submissions or request the opportunity to make written submissions or request the opportunity.

No written submissions or requests to present oral views having been received, I berely determine that for the reasons stated in the above-mentioned notices, potassion coloride, otherwise known as requirate of potash, from Canada is no longer being, nor is likely to be, add in the United States at less than fair value by Hoodsville Chemical Industries, Ltd.: Hudson Bay Mining and Smelting Company, Ltd.: Swift Canadian Company, Ltd.; and Cominco, Ltd., and the above-mentioned finding of dumping is hereby modified to exclude the subject marchandise produced and/or sold by the aloresaid firms.

Accordingly, section 158.48 of the Customs Regulations (18 C.P. M. 158.46) is hereby amended to show the exclusion from the inding of dumning of potassium chloride, otherwise known as murists of potash,

from Canada, produced and/or sold by Brockville Chemical Industries, Ltd.; Hudson Bay Mining and Smelting Company, Ltd.; Swift Canadian Company, Ltd.; and Cominco, Ltd.

Merchandise Potassium Chloride, otherwise known as muriate of potash, except that produced and sold by U.S. Borax Chemical Co., Kalium, Saskatchewan, Canada; Kalium Chemicals, Ltd., Regina, Saskatchewan, Canada; Potash Co. of Canada, Ltd., Lanigan, Saskatchewan, Canada; Potash Co. of America, Saskatoon, Saskatchewan, Canada; International Minerals & Chemical Corp., Libertyville, Ill., U.S.A.; CF Industries, Inc., Chicago, Illinois; Brockville Chemical Industries, Ltd., Montreal, Quebec, Canada; Hudson Bay Mining and Smelting Co., Ltd., Toronto, Ontario, Canada; Swift Canadian Co., Ltd., Etobicoke, Ontario, Canada; and Cominco, Ltd., Vancouver, British Columbia, Canada.

Country T.D. Modified By Canada 69–265 74–157

76-219

This determination is published pursuant to section 153.44(d), Customs Regulations (19 CFR 153.44(d)).

(Sec. 201, 407, 42 Stat. 11, as amended, 18; 19 U.S.C. 160, 173). (APP-2-04)

DAVID R. MACDONALD,
Assistant Secretary of the Treasury.

[Published in the FEDERAL REGISTER August 6, 1976 (41 FR 32893)]

The following abstracts of decisions of the United States Customs Court at New York are published for the information and guidance of officers of the customs and others concerned. Although the decisions are not of sufficient general interest to print in full, the summary herein given will be of assistance to customs officials in easily locating cases and tracing innoctant facts.

VERNON D. ACREE, Commissioner of Customs.

Decisions of the United States Customs Court

United States Customs Court

One Federal Plaza New York, N.Y. 10007

Chief Judge

Nils A. Boe Distant & desail lends

Judges

Paul P. Rao Morgan Ford Scovel Richardson Frederick Landis James L. Watson
Herbert N. Maletz
Bernard Newman
Edward D. Re

Senior Judges

Mary D. Alger
Samuel M. Rosenstein

(b) Clerk 1140 (1) Smolthleys H smots (0)

Joseph E. Lombardi

Abstracts Abstracted Protest Decisions

DEPARTMENT OF THE TREASURY, July 26, 1976.

The following abstracts of decisions of the United States Customs Court at New York are published for the information and guidance of officers of the customs and others concerned. Although the decisions are not of sufficient general interest to print in full, the summary herein given will be of assistance to customs officials in easily locating cases and tracing important facts.

VERNON D. ACREE, Commissioner of Customs.

Decisions of the United States

Story, Story, and Stor	PORT OF	ENTRY AND MERCHANDISE	Champlain-Rouses Point (Ogdensburg)	games; game machines New York Photometer Model SRM 101	New York Shopping bags	New York Rotary files and ministure burrs
gedach G. s. s. s. d. d. c. c. c. d. c.		BASIS	Coleco Industries, Inc. v. U.S. (C.D. 4605)	Judgment on the pleadings	Adolco Trading Co. et al. v. U.S. (C.D. 4487)	Dollar Trading Corp. v. U.S. (C.D. 4828)
	-chille-	Sept 10	Coleco U.S.	Judgm	Adolco U.S.	Dollar U.S.
Femali office side exactly A Depletion of globals with a plot of form and profess of with a southern of a county of the county of the county of county of the county policy county of the county policy county of the county of the county of the county of the office of the county of th	HELD	Par. or Item No. and Rate	Item 734.20 5.5%	Item 722.75 Ju.	Item 774.60 11.5% or 8.5%	Item 649.41
	ASSESSED	Par. or Item No. and Rate	Item 735.20 10%	Item 711.88 11%	Item 706.60 20%	Item 649.43 24% or 21%
	COURT	NO.	75-12-03289	75-11-03046	74-1-00147	72-4-00854
B pad eskil sunii.		PLAINTIFF	Volly Industries, Ltd.	Ehrenreich Photo-Optical Ind., Inc.	Hazan Mercantillo Co., 74-1-00147. Item 706.60 Inc. 20%	Dollar Trading Corpora- tion
	JUDGE &	DATE OF DECISION	Maletz, J. July 19, 1976	Newman, J. July 19, 1976	Ford, J. July 21, 1976	Newman, J. July 21, 1876
Estata .	DECISION	NUMBER	P76/177	P76/178	P76/179	P76/180

Decisions of the United States

	Sent (C'D) et o.	cisions
Customs Court	Abstracts	Abstracted Reappraisement Decisions
	H AMERICA COLUMN	Abstr

PORT OF ENTRY AND MERCHANDISE	New York Various model Volks-	Wagen automobiles	New York Various model Volks- wagen automobiles
BASIS	Appropriate value listed (U.S. v. F & D Trading on schedule, attached Corp. (C.A.D. 1989)	1111	U.S. v. F & D Trading Corp. (C.A.D. 1089)
HELD VALUE	Appropriate value listed on schedule, attached	or decision and judg- ment, in column des- ignated "Claimed Value (In Deutsch Mark)," for each auto- mobile model	Appropriate value listed on schedule, attached to decision and judgment, in column designated "Citalmed Value (In Deutsch Mark)", for each automylis model
BASIS OF VALUATION	R62/12278, Cost of production etc.		Cost of production
COURT NO.	R62/12278, etc.	Hee Aller	R64/970, etc.
PLAINTIFF	Richardson, J. Drexel Motors, Inc.	colsioni manual Udina in tananian	July 19, 1976 et al.
JUDGE & DATE OF DECISION	Richardson, J. July 19, 1976		Richardson, J. July 19, 1976
DECISION	R76/87	KONTHE HA	R76/58

New York Various model Volks- wagen automobiles	New York Various model Volks- wagen automobiles	New York Various model Volks- wagen automobiles	New York Footwear	
U.S. v. F & D Trading Corp. (C.A.D. 1089)	U.S. v. F & D Trading Corp. (C.A.D. 1089)	U.S v. F & D Trading Corp. (C.A.D. 1069)	Agreed statement of facts	
Appropriate value listed on schedule, attached to declision and judgment, in column designated "Claimed Value (in Deutsch Mark)," for each automobile model	Appropriate value listed on schedule, attached to decision and ludg-ment, in column designment (in Deutsch Mark)," for each automobile model.	Appropriate value listed on schedule, attached to decision and judgement, in column deelgasted "Claimed Value (In Deutsch Mark)", for each automobile model	As shown on schedule B, strander to decision and judgment, for pattern number and sizes lited therein, on dakes of exportation as shown, per pair, net packed	10-210 16-210 16-210
Cost of production	Cost of production	Cost of production	American salling price	Pasco Pasco D
R65/2, e.to.	etc.	R66/2048, etc.	R62/6624	
Drexel Motors, Inc.	Drexel Motors, Inc.	F& D Trading Corp.	Misubish International Corp.	
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R76/89	B76/90	R76/91	B76/92	

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